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February 26, 2010

BY ELECTRONIC FILING

Ms. Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12th Street, SW Suite TW-A325 Washington, DC 20554

Re: EB Docket No. 06-36

Dear Ms. Dortch:

On behalf of LCW Wireless, LLC, we are submitting herewith its Annual 47 C.F.R. § 64.2009(e) CPNI Certification for Calendar Year 2009 in the above-referenced proceeding.

Kindly address any questions concerning this submittal to the undersigned counsel.

Sincerely,

DAVIS WRIGHT TREMAINE LLP

James M. Smith

Counsel for LCW Wireless, LLC

cc: Best Copy and Printing, Inc. (via e-mail: FCC@BCPIWEB.COM)

Annual 47 C.F.R. § 64.2009(e) CPNI Certificate for 2009 EB Docket 06-36

Annual 64.2009(e) CPNI Certificate for 2010 covering the prior calendar year 2009.

Date filed: March 1, 2010

Name of company covered by this certificate: LCW Wireless, LLC

Form 499 Filer ID: 826368

Name of signatory: Neil Grubb

Title of signatory: President & C.E.O.

I, Neil Grubb, certify that I am an officer of LCW Wireless, LLC ("Company"), and acting as an agent for the Company, that I have personal knowledge that the Company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R. § 64.2009(e) et seq.

The Company provides services under the Cricket® brand name and has a management services agreements with Cricket Communications, Inc. Under the management services agreement, Cricket provides certain customer service, administrative, operational and marketing support to the Company under the Company's oversight and control. These services include operation of call centers that provide customer care to the Company's customers and maintenance and operation of the Cricket® website that the Company's customers can use to obtain online information about their accounts. As part of the management services it provides, Cricket establishes and implements CPNI operating procedures that apply to both the Cricket employees/agents and the Company's employees/agents who have access to the CPNI of the Company's customers. Attached to this certification is an accompanying statement explaining how Cricket's procedures ensure that it and the Company are in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, recordkeeping, and supervisory review) set forth in section 64.2001 et seq. of the Commission's rules.

The Company has <u>not</u> taken any actions (*i.e.*, proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year. The Company also has no knowledge or experience regarding the specific processes pretexters are using to attempt to access CPNI. The steps that the Company is taking to protect CPNI are described in the attached statement that summarizes the Company's internal procedures for compliance with the Commission's CPNI rules.

The Company has <u>not</u> received any customer complaints in the past year concerning the unauthorized release of CPNI.

The company represents and warrants that the above certification is consistent with 47. C.F.R. § 1.17 which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

This certification is made to the best of my knowledge, information and belief.

Signed:

Attachment: Accompanying Statement Explaining CPNI Procedures

Customer Proprietary Network Information (CPNI") Procedures Statement

Cricket Communications, Inc. ("Cricket" or "Company"), by this statement, explains the internal procedures of the Company to ensure that it is in compliance with the Federal Communications Commission's ("Commission's") CPNI rules.

1. CPNI Marketing Uses

- The Company uses, discloses, and permits access to CPNI for the purpose of providing or marketing service offerings among the category/ies of service to which the customer already purchases from the Company, without customer approval. The Company does not use, disclose or permit access to CPNI for the purpose of marketing any additional services outside of the category/ies of service to which the customer already purchases from the Company.
- The Company does not share the CPNI of a customer with any affiliate or third party for purposes
 of marketing any services.

2. CPNI Permitted Uses

- The Company permits the use and disclosure of, and access to CPNI, either directly or indirectly
 through its agent, to (a) initiate, render, bill, and collect for its telecommunications services; and
 (b) protect the rights or property of the Company, or to protect users of those services and other
 service providers from fraudulent, abusive, or unlawful use of, or subscription to, such services.
- The Company permits the use and disclosure of, and access to CPNI for purpose of providing customer premise equipment ("CPE"), information services, and to market services formerly known as adjunct services, such as, but not limited to, speed dialing, computer provided directory assistance, call monitoring, call tracing, call blocking, call return, repeat dialing, call tracking, call waiting, caller ID, call forwarding and certain Centrex like features.

3. CPNI Protections

- The Company does not provide customers access to Call Detail Records ("CDRs") on-line (via the internet) or over-the-phone (via its call centers). A customer may only obtain CDR information by visiting a corporate-operated retail location and completing a CDR Request Form, which must be notarized and presented with a valid photo identification. All CDR Requests Forms are approved and processed by Company management. CDRs also may be obtained by a subpoena, search warrant or court order, which are reviewed and approved by the Company's Subpoena Compliance Department.
- The Company enables customers to view their bills and change certain account information (i.e., billing address, alternative contact numbers, etc.) on-line. If and when a customer wants to create an on-line account, he or she must log on to www.mycricket.com and create an on-line account.

On-line accounts are password protected, using a password that does not rely upon readily available biographical information or account information.

- In order to access non-CDR information via a Cricket call center, a customer must provide his/her Cricket telephone number and certain additional account verification information.
- The Company's policy is to require a customer to present a valid photo ID matching the customer's account information before a customer's CPNI information is disclosed to that customer in Company's retail location.
- Anytime a customer's password is established or reset, notification is sent to the customer's Cricket phone via text message. A notification also is sent to the customer's Cricket phone via text message anytime account information (i.e., address of record, alternative contact numbers, etc.) is changed.
- The Company will disclose a customer's CPNI upon affirmative written request by that customer
 to any person designated by that customer. All such requests for CPNI must be verified and
 approved by Cricket management before disclosing the requested CPNI.
- Within seven (7) days of a reasonable determination of a breach (i.e., CPNI disclosed to a third party without customer authorization), the Company will notify the US Secret Service ("USSS") and the Federal Bureau of Investigation ("FBI") of the breach via the central reporting facility www.fcc.gov/cb/cpni. After seven (7) days of USSS and FBI notice, if the Company has not received written direction from the USSS or the FBI, the Company will notify the customer of the breach, unless the USSS and the FBI have extend the period for such notice. For two (2) years following USS and FBI notice, the Company will maintain a record of: (1) discovered breaches; (2) notifications to the USSS and the FBI; (3) USSS and FBI responses; (4) dates breaches discovered; (5) dates the Company notified the USSS and the FBI; (6) details of CPNI breached; and (7) circumstances of breaches.

4. Training and Recordkeeping

- Cricket employees are educated and trained as to the proper protection, uses and treatment of confidential customer information, including CPNI. Cricket employs appropriate remedies against those persons violating the Company's internal CPNI procedures. Remedies may include, but are not limited to, financial, legal or disciplinary actions including termination and referrals to law enforcement when appropriate.
- The Company maintains a record of sales and marketing campaigns that use CPNI, including any instances when CPNI is disclosed or provided to third parties or when third parties are allowed access to CPNI. The record is required to include a description of each campaign, the specific CPNI that was used in the campaign, what products and services were offered as part of the campaign. Such records are required to be retained for at least one (1) year following the sales and marketing campaign.
- The Company maintains a supervisory review process regarding compliance with the rules for outbound marketing situations and maintains records of compliance for a minimum of one (1) year

following the supervisory review. Sales personnel are required to obtain supervisory approval of any proposed outbound marketing request for customer approval.